

UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

DALE ARNOLD, : CIVIL NO. 1:00-CV-0775

Petitioner : (Judge Kane)

v. : (Magistrate Judge Smyser)

FREDERICK FRANK,
BRADFORD COUNTY DISTRICT,

ATTORNEY GENERAL OF THE : COMMONWEALTH OF PENNSYLVANIA, :

ENNSYLVANIA, : FILED HARRISBURG, PA

Respondents :

MAY 182000

ORDER

MARY E. D'ANDREA, CLERK Per Deputy Clerk

Petitioner having paid the \$5.00 filing fee, IT IS ORDERED that:

- 1. The Clerk is directed forthwith to serve a copy of the petition and this Order by certified mail on the Attorney General of the Commonwealth of Pennsylvania and the District Attorney of Bradford County, Pennsylvania.
- 2. Respondents, on or before **June 7, 2000**, shall respond to the petition for writ of habeas corpus in the manner required by Rule 5, 28 U.S.C.A. foll. §2254:

The answer shall respond to the allegations of the petition. In addition it shall state whether the petitioner

has exhausted his state remedies including any postconviction remedies available to him under the statutes or procedural rules of the state and including also his right of appeal both from the judgment of conviction and from any adverse judgment or order in the post-conviction proceeding. The answer shall indicate what transcripts (of pretrial, trial, sentencing, and post-conviction proceedings) are available, when they can be furnished, and also what proceedings have been recorded and not transcribed. shall be attached to the answer such portions of the transcripts as the answering party deems relevant. court on its own motion or upon request of the petitioner may order that further portions of the existing transcripts be furnished or that certain portions of the nontranscribed proceedings be transcribed and furnished. If a transcript is neither available nor procurable, a narrative summary of the evidence may be submitted. If the petitioner appealed from the judgment of conviction or from an adverse judgment or order in a post-conviction proceeding, a copy of the petitioner's brief on appeal and of the opinion of the appellate court, if any, shall also be filed by the respondent with the answer.

- 3. A determination as to whether there will be a hearing will be made after the filing of a response.
- 4. Petitioner may, if he so desires, file a reply to the response within ten (10) days of its filing.
- 5. The Clerk is directed to note the address of the District Attorney of Bradford County, Pennsylvania, on the front of the docket sheet in this case. All documents filed by the

parties and by the Court shall be served upon the District Attorney and the Office of Attorney General.

J. Andrew Smyser Magistrate Judge

Dated: May 18, 2000.

UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

* * MAILING CERTIFICATE OF CLERK * *

May 18, 2000

Re: 1:00-cv-00775 Arnold v. Frank

True and correct copies of the attached were mailed by the clerk to the following:

Dale Arnold SCI-H SCI at Huntingdon AK-5044 1100 Pike Street Huntingdon, PA 16654-1112

cc:	
Judge	
Magistrate Judge	(\mathcal{X})
U.S. Marshal	(')
Probation	
U.S. Attorney	
Atty. for Deft.	
Defendant	<u>(</u>)
Warden	
Bureau of Prisons	· ()
Ct Reporter	()
Ctroom Deputy	<i>(</i>)
Orig-Security	<i>(</i>)
Federal Public Defender	
Summons Issued) with N/C attached to complt. and served by:
	U.S. Marshal () Pltf's Attorney ()
Standard Order 93-5	()
Order to Show Cause	with Petition attached & mailed certified mail
order to bile! Order	to: US Atty Gen () PA Atty Gen ()
	DA of County () Respondents ()
Bankruptcy Court	()
Other	()
001102	MARY E. D'ANDREA, Clerk
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